S. 554

To inform and empower consumers in the United States through a voluntary labeling system for wearing apparel or sporting goods made without abusive and exploitative child labor, and for other purposes.

IN THE SENATE OF THE UNITED STATES

April 10, 1997

Mr. Harkin introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

A BILL

- To inform and empower consumers in the United States through a voluntary labeling system for wearing apparel or sporting goods made without abusive and exploitative child labor, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Child Labor Free
 - 5 Consumer Information Act of 1997".
 - 6 SEC. 2. FINDINGS.
 - 7 The Congress finds that—

1	(1) the Secretary of Labor has conducted 3 de-
2	tailed studies that document the fact that abusive
3	and exploitative child labor exists worldwide;
4	(2) the Secretary of Labor has also determined,
5	through the studies referred to in paragraph (1),
6	that child laborers are often forced to work beyond
7	their physical capacities, under conditions that
8	threaten their health, safety, and development, and
9	are denied basic educational opportunities;
10	(3) in most instances, countries that have abu-
11	sive and exploitative child labor also experience a
12	high adult unemployment rate;
13	(4) the International Labor Organization (com-
14	monly known as the "ILO" estimates that—
15	(A) approximately 250,000,000 children
16	between the ages of 5 and 14 are working in
17	developing countries; and
18	(B) many of those children manufacture
19	wearing apparel or sporting goods that are of-
20	fered for sale in the United States;
21	(5) consumers in the United States spend bil-
22	lions of dollars each year on wearing apparel and
23	sporting goods;
24	(6) consumers in the United States have the
25	right to information on whether the articles of wear-

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1	ing apparel (including any section of that wearing
2	apparel) or sporting goods that they purchase are
3	made without abusive and exploitative child labor;
4	(7) the rugmark labeling and monitoring system
5	is a successful model for eliminating abusive and ex-
6	ploitative child labor in the rug industry;
7	(8) the labeling of wearing apparel or sporting
8	goods would provide the information referred to in
9	paragraph (6) to consumers; and
10	(9) it is important to recognize United States
11	businesses that have effective programs to ensure
12	that products sold in the United States are not
13	made with abusive and exploitative child labor.
14	TITLE I—CHILD LABOR FREE
15	LABELING STANDARDS
16	SEC. 101. CHILD LABOR FREE LABELING STANDARDS.
17	(a) Establishment of Labeling Standards.—
18	(1) In general.—Not later than 180 days
19	after the date of enactment of this Act, the Sec-
20	retary of Labor in consultation with the Child

18 (1) IN GENERAL.—Not later than 180 days
19 after the date of enactment of this Act, the Sec20 retary of Labor, in consultation with the Child
21 Labor Free Commission established under section
22 201, shall issue regulations to ensure that a label
23 using the terms "Not Made With Child Labor",
24 "Child Labor Free", or any other term or symbol re25 ferring to child labor does not make a false state-

ment or suggestion that the article or section of
wearing apparel or sporting good was not made with
child labor. The regulations developed under this
section shall encourage the use of an easily identifiable symbol or term indicating that the article or
section of wearing apparel or sporting good was not
made with child labor.

(2) Notification on use.—

- (A) IN GENERAL.—A producer, importer, exporter, distributor, or other person intending to use any label referred to in paragraph (1) shall submit a notification to the Commission for review under subparagraph (C).
- (B) NOTIFICATION.—The notification referred to in subparagraph (A) shall include information concerning the source of the article or section of wearing apparel or sporting good to which the label will be affixed, including—
 - (i) the country in which the article or section of wearing apparel or sporting good is manufactured;
 - (ii) the name and location of the manufacturer; and
 - (iii) information concerning any outsourcing by the manufacturer in the

- 1 manufacture of the article or section of 2 wearing apparel or sporting good.
 - (C) REVIEW OF NOTIFICATION.—Upon receipt of the notification, the Commission shall review the notification and inform the Secretary of Labor concerning the findings of the review.

 The permission of the Secretary of Labor shall be required for the use of the label. The Secretary of Labor, in consultation with the Commission, shall establish procedures for granting permission to use a label under this subparagraph.
 - (3) FEE.—The Secretary of Labor is authorized to charge a fee to cover the expenses of the Commission in reviewing a notification under paragraph (2). The level of fees charged under this subparagraph shall not exceed the administrative costs incurred in reviewing a notification. Fees collected under this paragraph shall be available to the Secretary of Labor for expenses incurred in the review and response of the Commission under this subsection.
 - (4) Applicability.—The regulations issued under paragraph (1) shall apply to any label contained in—

1	(A) an article or section of wearing apparel
2	or sporting good that is exported from or of-
3	fered for sale in the United States;
4	(B) any packaging thereof; or
5	(C) any advertising for an article or sec-
6	tion of wearing apparel or sporting good re-
7	ferred to in subparagraph (A).
8	(5) Effective date.—The regulations issued
9	under paragraph (1) shall take effect on the date
10	that is 180 days after the date of publication as
11	final regulations.
12	(b) Violation of Section 5 of the Federal
13	TRADE COMMISSION ACT.—It is a violation of section 5
14	of the Federal Trade Commission Act (15 U.S.C. 45) for
15	any producer, importer, exporter, distributor, or seller of
16	any article or section of wearing apparel or sporting good
17	that is exported from or offered for sale in the United
18	States—
19	(1) to falsely indicate on the label of that article
20	or section of wearing apparel or sporting good, the
21	packaging of the article or section of wearing ap-
22	parel or sporting good, or any advertising for the ar-
23	ticle or section of wearing apparel or sporting good
24	that the article or section of wearing apparel or
25	sporting good was not made with child labor; or

1	(2) to otherwise falsely claim or suggest that
2	the article (or section of that article of wearing ap-
3	parel) or sporting good was not made with child
4	labor.
5	(e) Amendment to the Federal Trade Commis-
6	SION ACT.—Section 5(m)(1) of the Federal Trade Com-
7	mission Act (15 U.S.C. 45(m)(1)) is amended—
8	(1) in subparagraph (A), by striking "The
9	Commission" and inserting "Except as provided in
10	subparagraph (D), the Commission";
11	(2) in subparagraph (B), by striking "If the
12	Commission" and inserting "Except as provided in
13	subparagraph (D), if the Commission"; and
14	(3) by adding at the end the following new sub-
15	paragraph:
16	``(D)(i)(I) In lieu of the applicable civil penalty under
17	subparagraph (A) or (B), in any case in which the Com-
18	mission commences a civil action for a violation of section
19	101 of the Child Labor Free Consumer Information Act
20	of 1997 under subparagraph (A), under subparagraph (B)
21	for an unfair or deceptive practice that is considered to
22	be a violation of this section by reason of section 101(b)
23	of such Act, or under subparagraph (C) for a continuing
24	failure that is considered to be a violation of this section
25	by reason of section 101(b) of such Act, if that violation—

1	"(aa) is a knowing or willful violation, the
2	amount of a civil penalty for the violation shall be
3	determined under clause (ii); or
4	"(bb) is not a knowing or willful violation, no
5	penalty shall be assessed against the person, part-
6	nership, or corporation that committed the violation.
7	"(II) For purposes of this subparagraph, if in an ac-
8	tion referred to in subclause (I), if the Commission asserts
9	that a violation is a knowing and willful violation, the de-
10	fendant shall bear the burden of proving otherwise.
11	"(ii) The amount of a civil penalty for a violation
12	under clause (i)(I)(aa) that is committed shall be—
13	"(I) for an initial violation, an amount equal to
14	the greater of—
15	"(aa) 2 times the retail value of the arti-
16	cles of wearing apparel or sporting goods mis-
17	labeled; or
18	"(bb) \$200,000; and
19	"(II) for any subsequent violation, an amount
20	equal to the greater of—
21	"(aa) 4 times the retail value of the arti-
22	cles of wearing apparel or sporting goods mis-
23	labeled; or
24	"(bb) \$400,000.".
25	(d) Special Fund To Assist Children.—

- 1 (1) CREATION OF FUND.—There is established 2 in the United States Treasury a special fund to be 3 known as the "Free the Children Fund".
- (2) Deposits into fund.—An amount equal 5 to the amount of penalties collected under this sec-6 tion shall be deposited into the special fund. The 7 Secretary of the Treasury shall, upon request of the 8 Secretary of Labor, make the amounts deposited 9 into the special fund available to the Secretary of 10 Labor for use by the Secretary of Labor for edu-11 cational and other programs described in paragraph 12 (3).
- 13 (3) AUTHORIZATION.—Amounts deposited into 14 the special fund are authorized to be appropriated 15 annually for educational and other programs with 16 the goal of eliminating child labor.
- 17 (e) Other Industries.—The Commission may, as 18 appropriate, develop labeling standards similar to the la-19 beling standards developed under this section for any in-20 dustry that is not otherwise covered under this Act and 21 recommend to the Secretary of Labor that those standards 22 be promulgated. If the standards are promulgated by the 23 Secretary of Labor—
- 24 (1) the provisions of this Act and the amend-25 ments made by this Act shall apply to the labeling

1	covered by those standards in the same manner as
2	they apply to any other standards promulgated by
3	the Secretary of Labor under this section; and
4	(2) it shall be a violation of section 5 of the
5	Federal Trade Commission Act (15 U.S.C. 45) for
6	any producer, importer, exporter, distributor, or sell-
7	er of any good that is covered under the labeling
8	standards and that is exported from or offered for
9	sale in the United States—
10	(A) to falsely indicate on the label of that
11	good, the packaging thereof, or any related ad-
12	vertising that the good was not made with child
13	labor; or
14	(B) to otherwise falsely claim or suggest
15	that the good was not made with child labor.
16	SEC. 102. REVIEW OF PETITIONS BY THE CHILD LABOR
17	FREE COMMISSION.
18	(a) In General.—In addition to the procedures es-
19	tablished under section 5 of the Federal Trade Commis-
20	sion Act (15 U.S.C. 45), the Child Labor Free Commis-
21	sion established under section 201 shall assist the Federal
22	Trade Commission by reviewing petitions under this sec-
23	tion.
24	(b) Contents of Petitions.—A petition under this
25	section shall—

1	(1) be submitted in such form and in such man-
2	ner as the Federal Trade Commission, in consulta-
3	tion with the Secretary of Labor and the Child
4	Labor Free Commission, shall prescribe;
5	(2) contain the name of the—
6	(A) petitioner; and
7	(B) person or entity involved in the alleged
8	violation of the labeling standards under section
9	101; and
10	(3) provide a detailed explanation of the alleged
11	violation, including all available evidence.
12	(c) Review by Commission.—
13	(1) In general.—The Commission shall, to
14	the maximum extent practicable, not later than 90
15	days after receiving a petition, review the petition to
16	determine whether there appears to have been a vio-
17	lation of the labeling standards.
18	(2) ACTION BY THE FEDERAL TRADE COMMIS-
19	SION.—
20	(A) In general.—Upon completion of a
21	review conducted under paragraph (1), the
22	Commission shall forward the petition to the
23	Secretary of Labor, together with a report by
24	the Commission containing a determination by
25	the Commission concerning the merits of the

1	petition, including whether a violation of the la-
2	beling standards occurred and whether there
3	appears to have been a knowing and willful
4	(within the meaning of section $5(m)(1)(D)(i)$ of
5	the Federal Trade Commission Act, as added
6	by section 101(c) of this Act) or repeated viola-
7	tion of those standards.
8	(B) Duties of the secretary of
9	LABOR.—Upon receipt of the petition and re-
10	port, the Secretary of Labor shall—
11	(i) forward a copy of the petition and
12	report to the Federal Trade Commission
13	for review by the Federal Trade Commis-
14	sion; and
15	(ii) review the petition and report.
16	(3) Temporary withdrawal of permission;
17	ORDER TO CEASE AND DESIST.—
18	(A) Temporary withdrawal of permis-
19	SION.—If the Secretary of Labor determines,
20	on the basis of the report referred to in para-
21	graph (2), that there is a substantial likelihood
22	that a violation of the labeling standards pro-
23	mulgated under section 101 has occurred, the
24	Secretary of Labor may temporarily withdraw

permission granted under

section

the

1 101(a)(2)(C) and inform the Federal Trade 2 Commission of the action and the reason for 3 the action.

4 (B) Order to cease and desist.—If the Federal Trade Commission concurs with a de-5 6 termination of the Child Labor Free Commis-7 sion in the report referred to in subparagraph 8 (A) that a violation of the labeling standards 9 has occurred, the Federal Trade Commission 10 shall take such action as may be necessary 11 under the Federal Trade Commission Act (15 12 U.S.C. 41 et seq.) to cause the person or entity 13 in violation of the labeling standards under sec-14 tion 101 to cease and desist from violating 15 those standards immediately upon that concur-16 rence.

TITLE II—CHILD LABOR FREE COMMISSION

19 SEC. 201. ESTABLISHMENT OF COMMISSION.

- 20 (a) Establishment.—There is established a com-
- 21 mission to be known as the "Child Labor Free Commis-
- 22 sion".

17

- (b) Membership.—
- 24 (1) Composition.—The Commission shall be
- composed of 17 members, of whom—

1	(A) 1 shall be the Secretary of Commerce
2	or a designee of the Secretary of Commerce;
3	(B) 1 shall be the Secretary of the Treas-
4	ury or a designee of the Secretary of the Treas-
5	ury;
6	(C) 1 shall be the United States Trade
7	Representative or a designee of the United
8	States Trade Representative;
9	(D) 1 shall be the Secretary of Labor or
10	a designee of the Secretary of Labor, who shall
11	serve as the Chairperson of the Commission;
12	(E) 3 shall be representatives of non-
13	governmental organizations that work toward
14	the eradication of abusive and exploitative child
15	labor and in the promotion of human rights
16	appointed by the Secretary of Labor;
17	(F) 3 shall be representatives of labor or
18	ganizations, appointed by the Secretary of
19	Labor;
20	(G) 3 shall be representatives of the wear-
21	ing apparel industry, appointed by the Sec-
22	retary of Labor;
23	(H) 3 shall be representatives of the sport-
24	ing goods industry, appointed by the Secretary
25	of Labor; and

1	(I) 1 additional member shall be appointed
2	by the Secretary of Labor.
3	(2) Date.—The appointments of the members
4	of the Commission shall be made not later than 60
5	days after the date of enactment of this Act.
6	(c) Period of Appointment; Vacancies.—
7	(1) Period of appointment.—Each member
8	of the Commission shall serve for a term of 4 years
9	except that in appointing the initial members of the
10	Commission, the Secretary of Labor shall stagger
11	the terms of the non-Federal members.
12	(2) Vacancies.—Any vacancy in the Commis-
13	sion shall not affect its powers, but shall be filled in
14	the same manner as the original appointment.
15	(d) Initial Meeting.—Not later than 30 days
16	after the date on which all members of the Commission
17	have been appointed, the Commission shall hold its first
18	meeting.
19	(e) Meetings.—The Commission shall meet at the
20	call of the Chairperson or at the request of a majority
21	of the members.
22	(f) QUORUM.—A majority of the members of the
23	Commission shall constitute a quorum, but a lesser num-
24	ber of members may hold hearings or other meetings.

1 SEC. 202. DUTIES OF THE COMMISSION.

2	The Commission shall—
3	(1) assist the Secretary of Labor in developing
4	labeling standards under section 101; and
5	(2) assist the Secretary of Labor in developing
6	and implementing a system to ensure compliance
7	with the labeling standards established under section
8	101, including—
9	(A) receiving, reviewing, and making rec-
10	ommendations for the resolution of petitions re-
11	ceived under section 102 that allege noncompli-
12	ance with the labeling standards under section
13	101;
14	(B) making recommendations to the Sec-
15	retary of Labor for the removal of labels subject
16	to the standards under section 101 that are
17	found to be in violation of those standards;
18	(C) assisting the Secretary of Labor in de-
19	veloping and implementing a system to promote
20	the increased use of the labeling standards
21	under section 101;
22	(D) publishing, not less frequently than
23	annually, a list of persons and entities that
24	have notified the Commission of their intent to
25	use a label under section $101(a)(2)$; and

1 (E) publishing, not less frequently than 2 annually, a list of persons and entities found to 3 be in violation of any provision of this Act; and (3) not later than 1 year after the date of the 5 establishment of the Commission, commence a study 6 into the feasibility of developing an easily identifi-7 able labeling standard that the Secretary of Labor 8 may issue to encourage the use of voluntary labels 9 that ensure consumers that an article of wearing ap-10 parel or sporting good was made without the use of 11 sweatshop or exploited adult labor.

12 SEC. 203. POWERS OF THE COMMISSION.

sion under this title.

- 13 (a) Hearings.—The Commission may hold such 14 hearings, sit and act at such times and places, take such 15 testimony, and receive such evidence as the Commission 16 considers advisable to carry out the duties of the Commis-
- 18 (b) Information From Federal Agencies.—The
 19 Commission may secure directly from any Federal depart20 ment or agency such information as the Commission con21 siders necessary to carry out the duties of the Commission
 22 under this title. Upon request of the Chairperson of the
 23 Commission, the head of such department or agency shall
- 24 furnish such information to the Commission.

- 1 (c) Postal Services.—The Commission may use
- 2 the United States mails in the same manner and under
- 3 the same conditions as other departments and agencies of
- 4 the Federal Government.
- 5 (d) Gifts.—The Commission may accept, use, and
- 6 dispose of gifts or donations of services or property.

7 SEC. 204. COMMISSION PERSONNEL MATTERS.

- 8 (a) Non-Federal Members.—Each member of the
- 9 Commission who is not an officer or employee of the Fed-
- 10 eral Government shall serve without compensation.
- 11 (b) Federal Members.—Each member of the Com-
- 12 mission who is an officer or employee of the United States
- 13 shall serve without compensation in addition to that re-
- 14 ceived for that member's services as an officer or employee
- 15 of the United States.

16 SEC. 205. ADMINISTRATIVE AND SUPPORT SERVICES.

- 17 The Secretary of Labor shall, to the extent permitted
- 18 by law, provide the Commission with such administrative
- 19 services, funds, facilities, staff, and other support services
- 20 as may be necessary for the performance of its functions.

TITLE III—RECOGNITION OF EX-

2 EMPLARY CORPORATE EF-

3 **FORTS**

- 4 SEC. 301. ANNUAL REPORT.
- 5 Not later than 1 year after the date of enactment
- 6 of this Act, and annually thereafter, the Secretary of
- 7 Labor shall issue a report concerning companies that are
- 8 making exemplary progress in ensuring that products
- 9 made, sold, or distributed by those companies are not
- 10 made with abusive and exploitative child labor.
- 11 SEC. 302. ADDITIONAL METHODS.
- 12 In addition to the reports made under section 301,
- 13 the Secretary of Labor in consultation with the Commis-
- 14 sion shall develop and implement other methods of provid-
- 15 ing recognition for exemplary programs carried out by
- 16 companies to ensure that products made, sold, or distrib-
- 17 uted by those companies are not made with abusive and
- 18 exploitative child labor.

19 **TITLE IV—DEFINITIONS**

- 20 SEC. 401. DEFINITIONS.
- 21 For purposes of this Act, the following definitions
- 22 shall apply:
- 23 (1) Child.—The term "child" means—

1	(A) an individual who has not attained the
2	age of 15 years, as measured by the Julian cal-
3	endar; or
4	(B) an individual who has not attained the
5	age of 14 years, as measured by the Julian cal-
6	endar, in the case of an individual who resides
7	in a country that, by law, defines a child as
8	such an individual.
9	(2) Commission.—The term "Commission"
10	means the Child Labor Free Commission established
11	under section 201.
12	(3) Label.—The term "label" means a display
13	of written, printed, or graphic matter on or affixed
14	to an article of wearing apparel or a sporting good
15	or on the packaging of the article or a sporting good
16	that meets the standards described in section
17	101(a).
18	(4) Made with Child Labor.—
19	(A) In general.—A manufactured article
20	or section of wearing apparel or a sporting good
21	shall be considered to have been made with
22	child labor if the article or section—
23	(i) was fabricated, assembled, or proc-
24	essed in whole or in part; or

1	(ii) contains any part that was fab-
2	ricated assembled, or processed in whole or
3	in part,
4	by any child described in subparagraph (B).
5	(B) COVERED CHILDREN.—A child is de-
6	scribed in this subparagraph if that child en-
7	gaged in the fabrication, assembly, or process-
8	ing of the article or section—
9	(i) under circumstances that the Sec-
10	retary of Labor considers to be abusive or
11	exploitative;
12	(ii) under circumstances tantamount
13	to involuntary servitude; or
14	(iii) under—
15	(I) exposure to toxic substances
16	or working conditions that otherwise
17	pose serious health hazards; or
18	(II) working conditions that re-
19	sult in the child's being deprived of
20	basic educational opportunities.
21	(5) PRODUCER.—The term "producer" includes
22	a contractor or subcontractor of a manufacturer of
23	all or part of a good

1	(6) Sporting good.—The term "sporting
2	good" shall have the meaning provided that term by
3	the Secretary of Labor.
1	(7) WEARING APPAREL The term "wearing

(7) WEARING APPAREL.—The term "wearing apparel" shall have the meaning provided that term by the Secretary of Labor.

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